E-Filed 12/5/08 1 William S. Klein (State Bar No. 121792) wklein@hopkinscarley.com 2 Robert A. Christopher (State Bar No. 89035) rchristopher@hopkinscarley.com 3 Eugene Ashley (State Bar No. 171885) eashley@hopkinscarley.com 4 Noelle R. Dunn (State Bar No. 226913) ndunn@hopkinscarley.com HOPKINS & CARLEY 5 A Law Corporation 6 The Letitia Building 70 South First Street 7 San Jose, CA 95113-2406 8 mailing address: P.O. Box 1469 9 San Jose, CA 95109-1469 Telephone: (408) 286-9800 10 Facsimile: (408) 998-4790 Attorneys for Plaintiff/Defendant/Third Party 11 Plaintiff GLASFORMS, INC., a California 12 corporation UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA 14 15 SAN JOSE DIVISION 16 DONG AH TIRE & RUBBER CO., LTD., CASE NO. C 06-03359 JF a Korean Corporation, (Consolidated With Case No. C 06-00213 JF) 17 Plaintiff, REVISED STIPULATION TO TOLL 18 LITIGATION ACTIVITY AND COURT-ORDERED DEADLINES PENDING v. 19 MEDIATION: (PROPOSED) ORDER GLASFORMS, INC., a California THEREON 20 corporation, 21 Plaintiff/Defendant/ Third-Party Plaintiff. 22 V. 23 CTG INTERNATIONAL (NORTH 24 AMERICA) INC., an Indiana Corporation; TAISHAN FIBERGLASS, INC., a 25 corporation organized under the laws of the People's Republic of China. 26 Defendants/Third-Party Defendants. 27 28 634\613135.1

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SAN JOSE

1	This revised stipulation is entered into between Plaintiff/Defendant/Third-Party Plaintiff		
2	Glasforms, Inc. ("Glasforms"), Third-Party Defendant CTG International (North America) Inc.		
3	("CTG"), and Third-Party Defendant Taishan Fiberglass, Inc. ("Taishan"), by and through their		
4	respective counsel of record.		
5	RECITALS		
6	WHEREAS, Glasforms, CTG, and Taishan (collectively the "Parties") had originally		
7	executed a Stipulation to mediate the above-captioned matter before the Honorable Walter P.		
8	Capaccioli (Ret.) on December 12, 2008, in San Jose, California;		
9	WHEREAS, the Court on November 5, 2008 had issued an Order based upon said origina		
10	Stipulation which tolled all litigation activity and deadlines pending the mediation;		
11	WHEREAS, due to an unfortunate miscommunication, CTG's insurance carrier will not		
12	be able to participate meaningfully in a mediation on December 12, 2008;		
13	WHEREAS, all parties have agreed to reschedule the mediation before Justice Capaccioli		
14	(Ret.) to January 9, 2009;		
15	WHEREAS, to conserve the resources of the Parties and the Court, the parties continue to		
16	agree to toll all litigation activity and deadlines pending the rescheduled mediation;		
17	NOW THEREFORE, IT IS HEREBY AGREED AND STIPULATED, by and between		
18	Glasforms, CTG, and Taishan, through their respective counsel of record, and subject to Court		
19	approval, that:		
20	(A) All litigation activity and deadlines shall be tolled effective October 31, 2008,		
21	pending the January 9, 2009 mediation; and		
22	(B) CTG and Taishan object to the Magistrate Judge's October 29, 2008 Order Denying		
23	Third-Party Defendants' Motions to Compel, And for Sanctions. The parties agree that tolling		
24	further litigation activity and deadlines in this case should not in any way prejudice CTG and		
25	Taishan's right to assign as error any defects in the Order or to move for reconsideration of that		
26	Order pursuant to Local Rule 7-9. Accordingly, the parties respectfully and specifically request		
27	that the time within which CTG and Taishan may serve and file their written objections to the		
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1	Order pursuant to Fed. R. Civ. P. 72(a) and/or their motion for reconsideration pursuant to Local		
2	Rule 7-9 be extended to and including January 16, 2009.		
3	IT IS RESPECTFULLY REQUESTED that the Court vacate the status conference		
4	currently scheduled for December 19, 2008, and re-schedule a status conference on or before		
5	January 16, 2009, at which time, failing settleme	nt, all affected deadlines shall be rescheduled as	
6	expeditiously as reasonably possible.		
7	IT IS SO STIPULATED:		
8			
9	Dated: December 2, 2008	HOPKINS & CARLEY A Law Corporation	
10		A Daw Corporation	
11		Dry /g/ Noollo P. Dunn	
12		By: /s/ Noelle R, Dunn Robert A. Christopher	
13		Eugene Ashley Noelle R. Dunn	
14		Attorneys for Plaintiff/Defendant/Third-Party Plaintiff GLASFORMS, INC.	
15	Dated: December 2, 2008	CAMPBELL, WARBURTON,	
16		FITZSIMMONS, SMITH, MENDELL & PASTORE	
17			
18		By: /s/ Lisa Jeong Cummins	
19		J. Michael Fitzsimmons Lisa Jeong Cummins	
20		Attorneys for Third Party Defendant CTG INTERNATIONAL (NORTH	
21		AMERICA) INC.	
22	Dated: December 2, 2008	BURROW & SHIMANE	
23			
24		By: /s/ Lance Burrow Lance Burrow	
25		Attorneys for Third-Party Defendants TAISHAN FIBERGLASS, INC.	
26		I MOHAN I IDEMOLADO, INC.	
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1	PURSUANT TO GENERAL ORDER NO. 45,
2	I, Noelle R. Dunn, the ECF User transmitting and filing this Revised Stipulation to Toll
3	Litigation Activity and Deadlines Pending Mediation and [Proposed] Order Thereon, attest that I
4	have obtained the concurrence of Lisa Jeong Cummins and Lance Burrow on this filing.
5	I declare the foregoing under the penalty of perjury.
6	TANKING O CANANY
7	Dated: December 3, 2008 HOPKINS & CARLEY A Law Corporation
8	
9	By: /s/ Noelle R. Dunn
10	Noelle R. Dunn Attorneys for Plaintiff/ Defendant/Third Porty Plaintiff
11	Defendant/Third-Party Plaintiff, GLASFORMS, INC.
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